

ATTACHMENT 1

COMPLAINT FORM

(for non-prisoner filers without lawyers)

IN THE UNITED STATES DISTRICT COURT
FOR THE ~~WESTERN~~ DISTRICT OF WISCONSIN
(IN MADISON, WISCONSIN, 53703)

(Full name of plaintiff(s))

TIMOTHY LEE STEWART, Sr.

C/O: TIMOTHY LEE STEWART, Jr.
(Father On Behalf Of Biologically
Tested CHILD VIA DEFENDANT)

vs

((Father, Also Known As, Ordained
STREET PASTOR VIA: YOU-TUBE
CHANNEL: 1.) Timothy Stewart,
Revern; 2.) Revern Eagle;
3.) Timothy Stewart; 4.)
BUTTA MINISTRY; 5.) Reverb
Eagle; Revern; 6.) Reverb Eagle
condemns Man.))
Case Number:
(TO BE DETERMINED VIA COURT)

(Full name of defendant(s))

KRISTEN LYNN ALDERSON;

ARIANNA NICOLE ALDERSON;

LISAMARIE ALDERSON;

JESSICA HOLMES (PROBATION AGENT);

(to be supplied by clerk of court)

RICK FETTIN & (PROBATION AGENT);
MADISON POLICE DEPARTMENT
EMPLOYEE:
MADISON DISTRICT ATTORNEY'S
OFFICE EMPLOYEE:

A. PARTIES

1. Plaintiff is a citizen of WISCONSIN and resides at
(State)

621 West Court Street, Janesville, WI 53548.
(Address)

(If more than one plaintiff is filing, use another piece of paper).

Extended Supervision
(Probation Adjustment)
(Violations. Lawsuit)

2. See Attached for Attachment One (Complaint) - 1
(Clarification of Merits of 42 U.S.C. § 1983)

2. ~~Defendant~~ TIMOTHY LEE STEWART, Sr., Plaintiff,
 has attached Detailed list of All Defendants. (See ~~EXHIBIT~~
EXHIBIT LIST / MOTIONS), Attached to This Complaint.
 is (if a person or private corporation) a citizen of Defendant. Defendant,
KRISTEN LYNN ALDERSON IS (State, if known)
 and (if a person) resides at PROTECTED ADDRESS (SAFE AT HOME PROGRAM;
MOREOVER, DEFENDANT RUTH WESTMONT CAN ARRANGE SERVICE. RUTH WESTMONT,
 (Address, if known)
 and (if the defendant harmed you while doing the defendant's job)
IS the assigned G.A.L. (Dane County Case No. 2010 PA644PT).
 worked for Defendant, Kristen Lynn has A Protected Address And
Workplace. Additional Defendants (Employer's name and address, if known)
addresses will be noted via Plaintiff's Defendant Witness List.

(If you need to list more defendants, use another piece of paper.)

Additional Defendants are noted via attached Defendant List Pinned
via Plaintiff.

B. STATEMENT OF CLAIM

On the space provided on the following pages, tell:

1. Who violated your rights;
2. What each defendant did;
3. When they did it;
4. Where it happened; and
5. Why they did it, if you know.

Defendants: A.) Kristen Lynn Alderson; B.) Arianna Nicole Alderson;

C.) Lisa Alderson; D.) Ruth Westmont (Guardian Ad Litem); E.)

Madison Police Department Employee:

; F.)

Dane County District Attorney's Office

For Constitutional Deprivations Which Offend Plaintiff's
H.I.P.P.A. LAWS) BREACHES: Filing False
Police Reports via Dane County Police And District
Attorney's Office; After filing false Police Reports
Admits To SAID False Criminal Allegations Absent
Punishment for Obstruction of Criminal Justice;
Filing False Allegations Against Plaintiff via Probation
and Parole Office (JANESVILLE, WI BRANCH) Allegations
Include Anonymous Complaints, complaints via Julie
Alderson's Name; Complaints in Defendant's
name (Kristen Alderson); Moreover, Assistance
(Probation Adjustment) Attachment One (Complaint) - 2
Violations. See Attached For further Clarification of Issues &
Lawsuit Grounds.

Via False Report(s) are aided via Kristen Lynn Alderson's Family Member(s) And Affiliation(s) With West Side Police District, Madison Police Officer(s). Lisa Alderson, prior to plaintiff's release from Prison 11-12-2019 convinced her Sister to Contact Plaintiff's Probation Agent. (Fully Explained via Attached Complaint via Allegation(s) of Defendant's Section of Lawsuit).

On 9-9-2020, Kristen and Arianna, frustrated that A.N.A. Dad would not spend time or money on her for her Birthday. (Whether Mental Illness / Disorder Excluded Kristen and A.N.A.'s Reality that A Father - Husband - Man of God; BOY - MAN - HUSBAND -

Of Flesh will always abandon Loved One(s) Where Resentment(s) and irconcilable differences exist between Parents).

Specifically, a few months prior, Plaintiff spent Thousands of Dollars and Always came on Beckon call for His Children, upon Defendant's Cause(s). When A.N.A.'s Father failed Defendant and Daughter for her Birthday, Unbeknownst to mother or under Mother's Instruction(s) (Truth in this case, cannot be seen with the Naked Eye Alone. This case Presents, a family (Alderson's) with numerous Emotional - Mental - Illness(es) and Broken Family Unit(s)).

Absent any Physical Evidence; Written; verbal → exchange of the actual Phone Call That Allegedly violated the terms of 09-09-2020, Injunction Violation Request of Defendant. Per A.N.A.'s Phone call to Defendant on her way to work, Plaintiff was charged

(Extended Supervision 12
 Probation. See Attachment One (Complaint) - 3
 Attached for full Merits of Lawsuit)

Via West Side Madison Police District
Employee: . This
Charge Initiated P.O. Hold Against Plaintiff.

Alternatively, Plaintiff was given a 90 Day
Sanction via Alleged Violated Contact
Of Dane County Case NO. , Nonetheless,

Dane County Case NO. 10PA644PJ, Authorized
Permission for Behind The Scences, Contact, &
for Physical Placement. Plaintiff, acting under
instruction; Prior History of Dismissed Cases, via
Defendant Contacting Plaintiff and contacting
The Fitchburg, Madison Police Stations, and Knowledge
of Intent via Knowingly Violation of Court Orders.

Proceeding With Caution, As Court, Prescribed the Same
via 06-02-2020, Hearing and Hearing Prior to contacted
his Son's Phone for scheduled Physical Placement
Weekend Visitation Arrangements, Previously set via
Defendant & Plaintiff, Prior to Plaintiff's Phone call
With Defendant, where Plaintiff Advised Defendant "A.N.A.
Father not Buying Her Birthday Presents was not his
problem." Plaintiff, further, advised Defendant she had
to stop making scenario where his Son (T.L.S., Jr.) was
allegedly missing while he was working. Plaintiff, further,
advised, Defendant, he had 5 Girlfriends, to try to
bond with Outside of Work and Spending time with his
Children. (See Complaint for full Explanation of
Issues) Affecting Plaintiff's Probation / Extended
Supervision via All Defendant's False Police Reports,
Arrest, In Violation of Plaintiff's Due Process Rights, and etc.

C. JURISDICTION

☒

I am suing for a violation of federal law under 28 U.S.C. § 1331.

OR

☐

I am suing under state law. The state citizenship of the plaintiff(s) is (are) different from the state citizenship of every defendant, and the amount of money at stake in this case (not counting interest and costs) is \$_____.

D. RELIEF WANTED

Describe what you want the court to do if you win your lawsuit. Examples may include an award of money or an order telling defendants to do something or stop doing something.

1.) I request InCamera Inspection via Mental Health Records of Kristen Lynn Alderson; Lisa Alderson; Arianna Nicole Alderson.

2.) I request Defendant Kristen Lynn Alderson eradicate all negative conversations with T.L.S. via Alienation Tactics and Manipulation via Fake Love (Buying Toys, Clothes). T.L.S., Jr. has told Plaintiff, Defendant has told him how much she hates All Her children Father's. This negative conversation pollutes a Young Child and Emotionally Abuse Child Illustrations of Life via Living Experience(s).

3.) I request Dismissal of Prosecutorial Misconduct Charge Issued via Dane County District Attorney Absent Proof of Evidence Beyond Imagined Verbal Exchanges between Father and Son via Protected Rights via Familial Bonds; and moreover "Monitored Phone Calls was not ever Ordered or Mandated."

{ Extended Supervision }
{ Probation Adjustment }
{ Violations via Defendant }
{ False Police Reports, Reports To Agent. See Attached for further clarity of Lawsuit Against Defendant(s) }

Relief Wanted:

4.) Per, 8-11-2022, ROCK COUNTY HUMAN SERVICES DATA BREACH ALL DEFENDANT(S) BE MANDATED SUSPECT(S) OF NEW H.I.P.P.A. LAW BREACH VIA RECORD CUSTODIAN ACKNOWLEDGEMENT THAT PLAINTIFF'S DATA WAS BREACHED.

5.) Bieng That Law Enforcement Official(s) are Named and subject to Claim(s) that Crumble "Immunity Protections Under color of Law Defense, Pursuant False Charges (Lacking Evidence TO ISSUE SAID OFFENSE(S) AGAINST INNOCENT PERSON(S)). See MOONEY V. HOLOHAN, 294 U.S. 103, 112 (1935). (Prosecutor(s) and Law Enforcement cannot Use Perjured Testimony(s) to Launch False Charge. Based on Unverified / Unrecorded / False Imagined False Unlawful Phone Call that issued Dane County Case NO. 2020CFZ610, Charge. Plaintiff request(s) the Court Mandate(s) Directive(s) That Prohibit Madison Police Department (West Side District Employees From retaliating against him via False Arrest(s) via herein, Lawsuit; and Cease and de cease all Illegal H.I.P.P.A. LAW Violation(s) that Offend(s) Plaintiff's Gauranteed Constitutional Protections to H.I.P.P.A. Information(s). See Tittle 5, U.S.C. § 22(a).

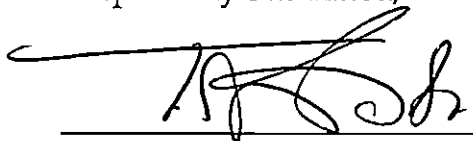
6.) See Attached for Additional Grounds of Relief.
(Probation / E.S.)

E. JURY DEMAND

- ☒ Jury Demand - I want a jury to hear my case
OR
☐ Court Trial - I want a judge to hear my case

Dated this 30th day of August 2022.

Respectfully Submitted,

 (Pro. se)

Signature of Plaintiff

608-436-4362

Plaintiff's Telephone Number

Stewarttimothy438@yahoo.com

Plaintiff's Email Address

621 West Court Street

Janesville, WI 53548

(Mailing Address of Plaintiff)

(If more than one plaintiff, use another piece of paper).

Additional Plaintiff, Timothy Lee Stewart, Sr.

REQUEST TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING THE FILING FEE

- ☒ I DO request that I be allowed to file this complaint without paying the filing fee. I have completed a request to proceed in the district court without prepaying the fee and attached it to the complaint. *(Please see Completed Financial Disclosure Forms To Proceed Immediately Absent Pre-payment of Fees)*
- ☐ I DO NOT request that I be allowed to file this complaint without prepaying the filing fee under 28 U.S.C. § 1915, and I have included the full filing fee with this complaint.

{ Probation / E.S. }
{ Adjustment }
{ ISSUE VIOLATION(S) }

Attachment One (Complaint) - 5